

EXHIBIT 1

From: Shirley Chan
Sent: Friday, June 9, 2023 1:26 PM
To: Ryan Gustafson; Tracy Zinsou
Cc: stk@keetonfirm.com; cwk@ggallp.com; amir@shenaqpc.com; Matt Borden; David Kwasniewski
Subject: RE: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Amended Notice of Deposition of Jennifer Marino

Counsel,

Following up on this, please let us know as soon as possible when Ms. Marino is available for an in-person deposition at our California office. Thank you.

Regards,

Shirley Chan
B R A U N H A G E Y & B O R D E N L L P
Direct: (646) 859-5733

From: Ryan Gustafson <jrg@ggallp.com>
Sent: Monday, June 5, 2023 3:36 PM
To: Tracy Zinsou <Zinsou@braunhagey.com>
Cc: stk@keetonfirm.com; cwk@ggallp.com; amir@shenaqpc.com; Matt Borden <borden@braunhagey.com>; David Kwasniewski <kwasniewski@braunhagey.com>; Shirley Chan <chan@braunhagey.com>
Subject: Re: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Amended Notice of Deposition of Jennifer Marino

*** EXTERNAL MESSAGE ***

Confirming that the deposition tomorrow is OFF. We'll get you additional dates.

On Mon, Jun 5, 2023 at 11:09 AM Tracy Zinsou <Zinsou@braunhagey.com> wrote:

Counsel,

We need to reschedule tomorrow's deposition of Ms. Marino. Please let us know when she is available to sit for an in-person deposition in the next two weeks.

Best,

Tracy

Tracy O. Zinsou

B R A U N H A G E Y & B O R D E N L L P

Direct: (415) 651-3139

From: Tracy Zinsou

Sent: Monday, May 8, 2023 11:59 AM

To: stk@keetonfirm.com <stk@keetonfirm.com>

Cc: jrg@gallp.com; cwk@gallp.com; amir@shenaqpc.com; Matt Borden <borden@braunhagey.com>; David

Kwasniewski <kwasniewski@braunhagey.com>; Shirley Chan <chan@braunhagey.com>

Subject: RE: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Amended Notice of Deposition of Jennifer Marino

Counsel,

We are available for plaintiff's deposition on June 6 starting at 10 a.m. Attached is an amended deposition notice.

Separately, please advise if plaintiff is amenable to a 30-day extension of today's deadline for YumEarth to respond to plaintiff's First Set of Requests for Production.

Regards,

Tracy

Tracy O. Zinsou

B R A U N H A G E Y & B O R D E N L L P

Direct: (415) 651-3139

From: stk@keetonfirm.com <stk@keetonfirm.com>

Sent: Monday, May 8, 2023 6:43 AM

To: Tracy Zinsou <Zinsou@braunhagey.com>

Cc: jrg@gallp.com; cwk@gallp.com; amir@shenaqpc.com; Matt Borden <borden@braunhagey.com>; David

Kwasniewski <kwasniewski@braunhagey.com>; Shirley Chan <chan@braunhagey.com>

Subject: Re: Marino v. YummyEarth, Inc., Case No. 3:22-cv-02739 - Amended Notice of Deposition of Jennifer Marino

***** EXTERNAL MESSAGE *****

Hi Ms. Zinsou,

We are able to do the deposition on June 5 or June 6.

Please let us know if either of those dates work for your team.

Best,

Steffan

Steffan T. Keeton

The Keeton Firm LLC

100 South Commons

Suite 102

Pittsburgh, PA 15212

1-888-412-LAW1

stk@keetonfirm.com

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On May 1, 2023, at 5:26 PM, Amanda Ostrom <ostrom@braunhagey.com> wrote:

Counsel,

Attached please find documents for service in the above-captioned matter.

Regards,

Amanda Ostrom

Litigation Legal Assistant
B R A U N H A G E Y & B O R D E N L L P

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<2023-05-01 - Ltr. from TOZ to Counsel re Amended Notice of Deposition.pdf><2023-05-01 - Amended Notice of Deposition of Jennifer Marino.pdf>

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**Also admitted to the State Bar of Colorado